[DO NOT PUBLISH]

IN THE UNITED STATES COURT OF APPEALS

FOR	THE ELEVENTH CIRC	U IT FILED
		U.S. COURT OF APPEAI
		ELEVENTH CIRCUIT
	No. 05-14524	NOVEMBER 3, 2005
	Non-Argument Calendar	THOMAS K. KAHN CLERK
		CLERK
D. C. Doo	eket No. 04-00494-CV-FTM	-33SPC
MICHAEL F. FAGAN,		
		Plaintiffs-Appellant,
	versus	
CITY OF MARCO ISLANI).	
A. WILLIAM MOSS,	,	
individually,		
ROGER REINKE,		
individually,		
		Defendants-Appellees.
	om the United States Distri ne Middle District of Floric	
101 (1	ic middle District of Piorit	

Before TJOFLAT, CARNES and PRYOR, Circuit Judges.

(November 3, 2005)

PER CURIAM:

In this case, the district court, dismissing appellant's claims, held that appellant's allegations failed to state a claim under the First and Fourteenth Amendments allegations for the infringement of appellant's rights of free speech and freedom of association. Appellant now appeals the court's rulings. For the reasons stated in the district court's dispositive order of July 15, 2005, we agree that appellant's allegations fail to state a claim for the infringement of either rights—free speech or freedom of association.

AFFIRMED.